§451.6

or subordinate bodies directly affiliated with the federation in such territory; and

- (3) Exists primarily to carry on educational, legislative and coordinating activities.
- (b) The term does not include organizations of local unions or subordinate bodies (1) of a single national or international union; or (2) of a particular department of a federation or similar association of national or international unions.

[29 FR 8060, June 25, 1964]

§451.6 Extraterritorial application.

(a) It is not the purpose of the Act to impose on foreign labor organizations any regulation of the activities they carry on under the laws of the countries in which they are domiciled or have their principal place of business. The applicability of the Act is limited to the activities of persons or organizations within the territorial jurisdiction of the United States. The foregoing would be applicable, for example, to Canadian locals affiliated with international labor organizations organized within the United States.

(b) On the other hand, labor organizations otherwise subject to the Act are not relieved of the requirements imposed upon them with respect to actions taken by them in the United States or which will have effect in the United States, by virtue of the fact that they have foreign members or affiliates that participate in these actions. For example, a national or international labor organization which conducts its required election of officers by referendum or at a convention of delegates must comply with the election provisions of the Act, 16 even though members of foreign locals participate in the balloting, or delegates of foreign locals participate in the election at the convention.

(c) Similarly, the provisions of the Act with respect to imposition of trust-eeships ¹⁷ are applicable to United States national or international labor organizations subject to this Act even though the action of the United States

organization is taken with respect to a foreign local.

PART 452—GENERAL STATEMENT CONCERNING THE ELECTION PROVISIONS OF THE LABOR-MANAGEMENT REPORTING AND DISCLOSURE ACT OF 1959

Subpart A—General Considerations

Sec.

452.1 Introductory statement.

- 452.2 Application of union constitution and bylaws.
- 452.3 Interpretations of constitution and bylaws.
- 452.4 Investigatory provision—application.
- 452.5 Effect of violation on outcome.
- 452.6 Delegation of enforcement authority.

Subpart B—Other Provisions of the Act Affecting Title IV

- 452.7 Bill of Rights, title I.
- 452.8 Trusteeship provisions, title III.
- 452.9 Prohibition against certain persons holding office; section 504.
- 452.10 Retaliation for exercising rights.

Subpart C—Coverage of Election Provisions

- 452.11 Organizations to which election provisions apply.
- 452.12 Organizations comprised of government employees.
- 452.13 Extraterritorial application.
- 452.14 Newly formed or merged labor organizations.
- 452.15 Effect of trusteeship.
- 452.16 Offices which must be filled by election.
- 452.17 Officer.
- 452.18 Constitutional officers.
- 452.19 Executive functions.
- 452.20 Nature of executive functions.
- 452.21 Members of executive board.
- 452.22 Delegates to a convention.

Subpart D—Frequency and Kinds of Elections

- 452.23 Frequency of elections.
- 452.24 Terms of office.
- 452.25 Vacancies in office.
- 452.26 Elections in local labor organizations.
- 452.27 National, international organizations, and intermediate bodies.
- 452.28 Unopposed candidates.
- 452.29 Primary elections.
- 452.30 Run-off elections.
- 452.31 One candidate for several offices.

 $^{^{16}\,\}mathrm{See}~\S\,452.13$ of this chapter.

¹⁷See title III of the Act.